THE HONORABLE BENJAMIN H. SETTLE 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT TACOMA 9 BLAINE WILMOTTE and MADISON WILMOTTE. 10 No. 2:18-cv-00086-BHS Plaintiffs, 11 STIPULATED MOTION FOR LEAVE TO AMEND COMPLAINT v. 12 NOTE ON MOTION CALENDAR: NATIONAL RAILROAD 13 **JANUARY 21, 2020** PASSENGERCORPORATION d/b/a AMTRAK, 14 Defendant. 15 DALE SKYLLINGSTAD, individually, 16 Plaintiff. 17 18 v. NATIONAL RAILROAD **PASSENGER** 19 CORPORATION d/b/a AMTRAK, 20 Defendant. 21 Subject to approval of the Court, Plaintiff Dale Skyllingstad and Defendant 22 National Railroad Passenger Corporation ("Amtrak"), by and through their undersigned 23 24 counsel of record, hereby jointly stipulate and move for leave for Plaintiff Skyllingstad

to file the Amended Complaint attached hereto as Exhibit A. Pursuant to W.D. Wash.

STIPLULATED MOTION FOR LEAVE TO AMEND COMPLAINT- 1

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Local Rule 15, the proposed amendment to delete Plaintiff Skyllingstad's claim for relief pursuant to the Washington Consumer Protection Act is reflected in redline. 

1	DATED this 21st day of January 2020.
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5	LUVERA LAW FIRM
6	Dev /v/Devid M. Deveries and
7	By: <u>/s/ David M. Benninger</u> Robert N. Gellatly, WSBA #15284
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19	By: /s/ (via telephonic authorization) Tim D. Wackerbarth, WSBA No. 13673
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24	Attorneys for Defendant National Railroad Passenger Corporation
25	

	1.7	Plaintiff, DALE SKYLLINGSTAD, objects and responds as follows to Defendants First
	17	(Interrogatory No. 1: Please provide the following for Plaintiff:
	19 20	(a) Full name, including other names by which plaintiff has been known, including nicknames, maiden names, and aliases;
1	21 22	(b) Date and place of birth, Social Security number, and all addresses at which plaintiffs have lived during the past 10 years, including current address; and
2	23	(c) Dependents (including names, ages and relationship to plaintill).  ANSWER: of Washington, that
3	24 25	Dale Christian Skyllingstad  Ocument to the  Born February 15, 1988 in Tacoma, Washington; SSN is: ***-**-9344: (full SSN will be
4	26 27	provided verbally to protect plaintiff's confidential information) May 2008 to August 2008 89 Salmon Beach, Tacoma. WA 98407
5		DEFENDANT AMTRAK'S FIRST SET OF INTERROGATORIES  AND REQUESTS FOR PRODUCTION - 1  CASE NO. 2:18-CV-00648-RSM  LANE POWELL/C  1420 FEFTII AVENUE, 5/1016 4200  SEATULE, WA 9811/5402  206.223,7000 FAX 266.223,7107
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8	wackerb yatesa@	artht@lanepowell.com lanepowell.com
9	babbw@	lanepowell.com lanepowell.com
10	Via Elec	etronic Mail
11		DATED this 21 <sup>st</sup> day of January, 2020, at Chicago, IL.
12	'	DATED this 21 day of January, 2020, at Chicago, IL.
13		
13 14		/s/Alussa L. Wolfe
		/s/Alyssa L. Wolfe Alyssa L. Wolfe
14		/s/Alyssa L. Wolfe Alyssa L. Wolfe
14 15		/s/Alyssa L. Wolfe Alyssa L. Wolfe
14 15 16		/s/Alyssa L. Wolfe Alyssa L. Wolfe
14 15 16 17		/s/Alyssa L. Wolfe Alyssa L. Wolfe
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14 15 16 17 18 19 20 21 22		/s/Alyssa L. Wolfe Alyssa L. Wolfe
14 15 16 17 18 19 20 21 22 23		/s/Alyssa L. Wolfe Alyssa L. Wolfe
14 15 16 17 18 19 20 21 22 23 24		/s/Alyssa L. Wolfe Alyssa L. Wolfe
14 15 16 17 18 19 20 21 22 23 24		/s/Alyssa L. Wolfe Alyssa L. Wolfe  LATED MOTION FOR LEAVE TO AMEND COMPLAINT- 4